SENATE.

SATURDAY, February 5, 1848. which was laid on the table.

scan, were taken up: 1. Resolved by the Senate and the House of Representaitves of the State of Indiana, That the thanks of the Legislature be presented to General Zachary Taylor, and the officers and soldiers under his command in the war of Mexico, called upon they tell us that they would delight to honor for their distinguished gallantry and good conduct on the fields of Palo alto, Resaca de La Palma, Monterey, and the still more memorable battle of Buena Vista, fought as it was on our side chiefly by a volunteer force. And that while we deplore the loss of so many valuable lives, we are not in- Barbour, Holloway, and Robinson.

2. Resolved, that as the representatives of the people of was lost-ayes 17, noes 26. Indiana, we feel a peculiar pride in the military fame of The question was then put on laying the amendment General Taylor, whose intrepid defence of Fort Harrison in of Mr. Stewart on the table, and carried-ayes 23, noes 1812, won for him the first brevet of the last war with Eng- 19. land, and identified his name with the history of our State. battle of Buena Vista, predicated upon the reports of subal- Houghton, Hubbard, James, Montgomery, Murphy, Murthe 2nd Regiment of Indiana Volunteers, and deeply wounded the sensibilities of the State, it is a source of great pride Winchell, Zenor—23. to us, that their conduct on that occasion was subsequently by the investigation of a court of inquiry fully vindicated, and that no man in Indiana, now doubts that this ill-fated lott, Martin, Miller, Millikin, Morrison, Read, Stewart, and much abused corps exposed as it was without support to Taber-19. a wasting fire from the enemy's batteries, and an over- Mr. Beard moved the previous question, which was whelming infantry force in front, would have stood and per- sustained. ished to a man but for the order of their commander to retreat, for up to that moment no corps of our army evinced a more determined courage as their torn and shattered ranks the original resolution, and carried, as follows: abundantly proved, they having lost before they retreated in | killed and wounded ninety-four, out of three hundred and ner, Cornett, Davis, English, Ellis, Goodenow, Green, sixty men. Composed as this regiment was of the same ma- Hamrick, Howell, Houghton, Hubbard, James, Montterial as the third Indianians under Col. Lane, whose concannot doubt that the disasters of the second were the result of seau, Simpson, Stewart, Verbrike, and Zenor-27. duct on that day gained them the highest distinction, we their unfortunate position; and of the other causes found by Huffstetter, Malott, Miller, Millikin, Morrison, Randall, the court of inquiry. We refer to these things on this occasion, because we are satisfied that it will give to Gen. Tay- and Taber-13. lor equal pleasure with ourselves to see the survivors of that regiment vindicated by the cool and dispassionate judgment

Be it further resolved, that having heard of the arrival of General Taylor in the United States, he is hereby invited to visit the State of Indiana before resuming his military duties in Mexico, that the people and public authorities, may have lots in the town of Indianapolis, passed. the opportunity of testifying to him personally their regard for his character as a soldier and a citizen, and that a joint each, be appointed to communicate to General Taylor these others.

Also, by Mr. Hall, against the claim of Jno. Bishop and others. committee of both Houses, to consist of five members from

ducing these resolutions was not to make political capital Pratt. the question on their passage would not be considered a -also against grant of claim to George Youngerman. party question, but would pass by a unanimous vote of By Mr. Miller, of committee on toads, of a bill revising and By Mr. Nimmons, of a bill divorcing Samuel Widnerthe Senate. The object of these resolutions was to pay consolidating the several acts relative to roads, and that the rejected. a merited tribute to the gallant services and heroic conduct same be published in pamphlet form. official report, been done to a portion of the citizens of ment of Wabash and Erie canal lands-passed. our State, who had gallantly sustained her honor on the By Mr. Gooding, from the committee on corporations, of county-passed. battle-field of Buena Vista, and to ask him to set the 2d a bill incorporating the town of Washington, Wayne county; By Mr. Wolfe, of a bill incorporating the Vincennes, Terre Indiana regiment right before the world. He did not, passed. consume time uselessly.

Mr. Barbour, in substance, remarked that he could not go for the resolutions; that Gen. Taylor had done injustice to the 2nd Indiana regiment in his report; and until Paul's church in Dearborn county-passed. cut off his right arm than give him a vote of thanks. He passage of this bill, did not wish to be understood as casting any reflections The House adjourned. on the character of Gen. Taylor; he admitted that he was a brave man, a skillful officer, and had achieved great Mr. McDonald of L. reported a bill incorporating the Buffa- By Mr. Cole, repealing an act fixing the fees of auditor of Several Senate bills were taken up and referred or envictories for his country; but the honor of gallant spirits to and Mississippi railroad, with amendments adopted, and of our own State had, by his action, been tarnished, and the bill passed. our State held up as a reproach to the whole Union, and The discussion of the morning, upon referring to a com- a petition. not the report corrected when the facts became known to noes 50. political capital, and the effort to cast a stigma on the ment, the Senate having refused to agree to it. These resolutions intimated that the report of the com- the table and passed. mander-in-chief was predicated on the report of General out in the assertions made in his report. There was vile Boone county-passed. for uttered it, thinking it correct at the time, the contrary | Madison county-passed. Buena Vista should be corrected; and until that correc. State bank. tion was made he could not vote for the resolutions.

Mr. Marrison offered the following amendment: Resolved, that great injustice has been done to the character of the State of Indiana, by the official report of the battle of Buena Visia, and that the errors therein stated have been made known to him and acknowledged in private conversation, and we call upon him to reiterate or acknowledge the ner, which were appropriately referred.

Mr. Morrison's amendment having been offered. Mr. Rosseau wished to know if there was a Senator on the creasing the salaries of circuit and supreme judges-confloor who was unwilling to thank Gen. Taylor for his servi- curred in. original resolution, the difference as it suggested itself to his mind was simply that one was clothed in the courteous langunge that should be used in addressing Gen. Taylor, and the which was laid on the table. other in language coarse and undignified, and calculated to wound his feelings. He would go as far as any man to sus- By Mr. Cassatt a bill to locate a state road in the countain the character of Indiana and her troops at Euena Vista; ties of Wabash, Miami and Howard. he was one who was a personal sufferer by that report, having belonged to the 2nd regiment. He had felt deeply ry marshes with an amendment, which was concurred in. wounded by that report, but when he considered the circumstances under which the report was made, he was constrained to acquit Gen. Taylor of all blame. That report was in Switzerland county, which was passed. predicated on the reports of subaltern officers; and that was The House bill providing for the more speedy completion | sors in Delaware county-passed. the only means Gen. Taylor had of arriving at any conclu- of a portion of the hospital for the insane was taken up sion in the matter. Gen. Taylor arrived from Saitillo only and referred. in time to see the remnant of that gallant regiment in re- Mr. Randall reported back a bill in relation to the dam lor's character too well to suppose for a moment that he with an amendment—concurred in. the reports of subalterns, and the resolutions he introduced, called the General's attention to the fact in tones of courtesy. If the gentlemen were so herce in denouncing this act official conduct of that officer-concurred in. of Gen. Taylor's, why did we not have something of the fore the Senate. He did not for a moment suppose that this State-which was adopted. was to be a party question. When the vote was taken on By Mr. Heary inquiring of the State Printer the cause presenting a sword to Gen. Lane, the whige with some four of the delay in presenting to the Senate the report of the or five exceptions came up and voted with the democrats, superintendent of common schools-adopted. and he now appealed to them to come up and do the same; and if they were not willing so to do, say so at once and not kill the resolution with amendmants, so as to compel its bridge company—passed

gard to a knowledge in the construction of language to ington-passed. the honorable gentleman who had just preceded him. He | By Mr. Stewart a bill in relation to mortgages due the made no pretensions to skill in the use of words; but he treasury fund and the Indianapolis fund-referred. did pretend to have a blunt, straight-forward way of going Also a bill for the relief of replevy bail-referred. in the path his convictions pointed out to him to be the Also a joint resolution returning thanks to our officers path of duty, and he thought, that, as a Senator of the and men who are and have been engaged in the Mexican State, he could not be one to honor a man who had dis- war-read a first time. honored the State and refused to take away that stain after he was aware that it was wrongfully attached. It was Cass circuit court-referred. a right that was demanded, and he did not feel like flattering a person into doing an act of justice. If injustice Was done to the State—and that there was no one denies, and even Gen. Taylor admits-as a citizen of that State he did not feel like playing the part of a fawning syco- sioners of Adams to employ a Prosecuting Attorneyphant in order that justice might follow it. This was the passed difference between the resolution and the amendment. By Mr. Milligan, a bill increasing the powers of the The amendment was such as spoke out the feelings of county board for the county of Blackford-passed. freemen, who felt that they had been wronged, and de- On leave granted, Mr. Martin reported from a select manded that the wrong should be righted; and until it committee, a bill to restrict the county commissioners of was righted, the suffrage of Indiana would never be cast Steuben county in levying a tax of 50 cents on the 100 public lands in the Miami Reserve-passed. for Gen. Taylor. If the report of Gen. Taylor was predi- dollars valuation-passed, cated on the report of interior officers, it did not alter the | The Senate adjourned. principle-it only exculpated him from blame in the making of that report, but did not offer the slightest apology for a year's silence after the truth was made evident. Such was not the course pursued by Gen. Lane. So soon ty was taken up and passed. as he was aware of a mistake in his report, he corrected it. Such a course was what justice demanded. He was resolution of the Senate, relative to the amount of outwilling to believe that Gen. Taylor, in the hurry of a standing treasury notes, was on motion of Mr. Morrison, services-passed. camp life, might have overlooked this matter, or thought taken from the table, and 250 copies ordered to be printed. it of small importance, and for this reason he wished him | A bill extending the February term of the probate court | bate court of Washington county-passed. to understand that Indiana looked for justice at his hands of Bartholomew county was taken up and passed. -the only place from which it could be obtained; and A commun cation was received from Jno. W. Wright ask- of doing business in Clay county-passed. while she was willing to applaud him for his services and ing for time to send for testimony and papers to present return to nim her thanks, she also, at the same time, was to the judicial committee in the investigation of certain unwilling that disgrace and infamy should rest on the charges, relating to the duties of his office as clerk of the heads of numbers of her citizen soldiers, of whom and land office at Logansport. The charges were that full inwhose deeds she had reason to be proud. For these reasons he wished the amendment adopted.

Mr. Morrison's amendment was laid on the table. Mr. Stewart offered the following amendment :

and insert the following: Resolved, that the thanks of the injure the reputation of the memorialist,

co, in defence of the rights of their country. Mr. Davis went against amendments; the resolutions contained all that was required. It was not because Gen. Taylor's report contained a mistake that so much of feeling and hostility was evinced by sundry gentlemen on school lands; to incorporate the Wayne county turnpike;

according to the creed of these valiant men, to have pursued a war of extermination. No, there was something beand not attempt the miserable farce of hiding themselves On leave granted, Mr. Robinson reported back the bill in- behind amendments. Last winter he introduced a set of corporating the Cincinnati and St. Louis railroad company; resolutions, thanking Gen. Taylor, and the whole democratic phalanx came up like one man, and by amend-Several bills were taken up on third reading and referred ments, calling the previous question, &c., succeeded in killing the resolutions, and preventing a vote. What was their objection then? No report had been made at that time which done injustice to our State. Where was the consistency of gentlemen? At one time they voted | city-passed. him if he had not done injustice to our State.

Mr. Rosseau moved to lay the amendment on the table. Mr. Barbour moved to lay the resolution on the table. The discussion was continued by Messrs. Osborn,

sensible to the renown which these brilliant events have | A division was called for, and the question then recurred on laying the original resolution on the table; which

Yeas-Messrs. Beard, Cassatt, Chenowith, Conner, 3. Resolved, that although the first official reports of the Cornett, Davis, Ellis, Goodenow, Hamrick, Holloway,

Green, Handy, Hardin, Henry, Howell, Huffstetter, Ma-

Mr. Hardin moved to adjourn; lost.

The question was then taken on the engrossment of Yeas-Messrs. Beard, Berry, Cassatt, Chenowith, Congomery, Murphy Murray, Osborn, Read, Robinson, Ros-

> HOUSE OF REPRESENTATIVES. SATURDAY, Feb. 5th, 1848.

Reports Continued. By Mr. Covington, of a bill authorizing the sale of certain By Mr. Smiley, of several matters from the committee on

By Mr. Dougherty, of same committee, of a bill for the re- quois river, State of Indiana-passed.

of Gen. Taylor for the last forty years of his life; and By Mr. Dole, of a bill relative to the Delphi storage and the town of New Lawrenceburgh-passed. at the same time to remind him that injustice had, in his Erie canal-passed; by same, relative to the re-appraise- deed to certain land in Posey county-passed.

Draw Bridge company. By Mr. Major, incorporating the Lutheran Evangelical St. dered, ayes 39, noes 31. that report was corrected, and the stain that attached to By Mr. Harvey, incorporating the Mississippi and Ohio county of Crawford for the year 1848.

AFTERNOON SESSION.

the stain. Why was this word withheld? Why was Mississippi railroad was continued-not referred, ayes 28, 30 of the revised statutes of 1843. Gen. Taylor? There appeared to him to have been a prejudice against the Indiana troops. The third regiment, when connected with the Mississippi Rifles, were damned by fine praise when deserving of the highest encomiums.

After an ineffectual effort to amend by inserting the liability clause—and adopting several amendments proposed by the friends of the bill—it was passed.

After an ineffectual effort to amend by inserting the liability clause—and adopting several amendments proposed by the friends of the bill—it was passed.

By Mr. Cole, of a bill vacating certain streets therein wabash and Energian, with an amendment, which was con-

by faint praise, when deserving of the highest encomiums. the Buffalo and Mississippi railroad company, was taken from named—passed. But what was the object of these resolutions? to make the table, and passed—the House receding from its amend- By Mr. McDonald of A., of a bill vacating certain streets character of one of Indiana's noblest sons-Gen. Lane. The bill for the relief of Joseph R. Pratt, was taken from By Mr. Sackett, of a bill incorporating the Anderson the compensation of the Probate judge of Ripley county; to Reports continued.

Lane. But such was not the case: Gen. Taylor could By Mr. Williams of M., from the committee on corpora- Pulaski, Marshall and Stark-passed. not find in the report of Gen. Lane anything to bear him tions, of a bill incorporating the town of Eagle Village, slander contained in that report; and although Gen. Tay- By same, of a bill incorporating the town of New Columbus, had since been shown, and it was due to those who fell By Mr. Meredith, of the committee on State Bank, of a ment-concurred in, and passed.

The House adjourned. SENATE. Monday, February 7, 1848.

Reports from Standing Committees.

ces. If so he wished him to come out and say so. The Mr. Robinson reported against the claim of J. C. Rush. amendment proposed to accomplish the same thing as the Mr. Millikin reported back the bill to amend the charter

Reports from Select Committees.

By Mr. Green, a bill to incorporate the town of Patriot | bate Judge of Ripley county-passed.

treat before vastly superior forces, and he knew Gen. Tay- and water power on the central canal in Morgan county the Revised Statutes of 1843-passed.

Resolutions Introduced. same kind said a few days ago, when these same gentlemen By Mr. Cassatt that the judicial committee inquire voted a sword to Gen. Lane, and declaimed long and loudly whether the trustees of the Wabash and Erie canal or That injustice had been done the same troops by Gen. Lane persons acting under them have been buying or selling in his official report was true, yet it was never breathed by any canal land scrip, contrary to an act supplementary to the gentlemen who now paraded the wrongs of Indiana be- an act entitled an act to provide for the funded debt of the -allowing three dollars per day to the members of the bill disposing of certain stone belonging to the State in Madi-

Bills Introduced.

By Mr. Beard a bill to incorporate the Tippecanoe ty-passed. Mr. Morrison remarked that he yielded the palm in re. By Mr. Berry, a bill incorporating the town of Bloom-

By Mr. Taber a bill to change the time of holding the

By Mr. Davis a bill in relation to the Salem and New By Mr. Randall a bill to authorize the county commis- van-adopted

AFTERNOON SESSION.

House bill relative to the probate court of Monroe coun- penal actions-adopted. The report of the Treasurer of State in answer to a and New Albany Railroad company-passed.

andt hat speculations were made in the purchase and sale of deaf and dumb and blind persons, where under \$500 in concurred in; also against the bill authorizing the adminisscrip. Some objections were made to the memorial, be- value, also of poli tax-referred. Strike out the first resolution from the resolving clause cause in it Mr. Cassatt was charged with laying plans to

Legislature be tendered to Generals Taylor, Scott, Lane, Mr. Cassatt disclaimed any such intention and after counties-passed. Worth, Twiggs, Butler, Smith, Shields, Davis, and the brave some little discussion of the matter, Mr. Murray asked By Mr. Smiley, incorporating the York Guardsofficers and men who fought and bled on the fields of Mexi- leave to withdraw the memorial, which was granted by passed. unanimous consent.

Bills passed on third Reading. A bill to authorize Roderick Siler to relinquish certain this floor; their political coadjutors in the halls of Con. I to incorporate the Fair View academy in Rush county;

gress, when called on to thank the brave old man, found to authorize the improvement of Tanner's creek in Dear- By Mr. Williams of M., changing the name of Anderjust such a flimsy excuse for withholding their thanks. born county; for the benefit of widows and orphans; to ontown to Anderson-passed It was that he allowed to the enemy at Monterey too regulate the signing of bills of exception in the circuit By Mr. Orr, for the relief of Mrs. Elliner Leemuch of leniency and showed mercy, where he ought, court; to amend the law relative to process in probate assed court; to regulate the proceedings in the action of waste; By Mr. McKenzie, vacating an alley in Greencastleto incorporate the Fort Wayne and Goshen turnpike comhind the scenes, and he wished men to come out like men, pany; for the relief of the heirs of John Widney; to amend the statutes of '43 relative to the probate of wills and testaments; for the relief of Margaret Wade; to authorize executors, administrators and guardians to make By Mr. Windstandley, repealing an act therein named deeds in certain cases: an act supplementary to an act en- -referred. titled an act to amend an act for the relief of purchasers By Mr. Coble, changing the name of Alton, a town in

A joint resolution relative to the Harbor at Michigan | By Mr. May, repealing an act therein mentioned-A joint resolution relative to General Taylor, returning | By Mr. Orr, requiring the auditor to print the amount

the thanks of the State and inviting him to partake of its f miles allowed to the members of the Legislature-rehospitality, which passed by the following vote: Arrs .- Messrs. Beard, Berry, Cassatt, Chenowith, Con- By Mr. Line, to confer authority on circuit courts to duit, Conner, Cornett, Day, Davis, English, Ellis, Goode. hange the names of persons and towns and villages. now, Green, Hamrick, Howell, Houghton, Hubbard, James, The House adjourned. Milligan, Montgomery, Murray, Osborn, Read, Robinson, Rosseau, Simpson, Stewart, Verbrike, Waters and Zenor

Holloway, Huffstetter, Malott, Martin, Miller, Millikin, In the county of Allen-and Senate bill relative to the Morrison, Taber and Winchell-15. House Bills.

tern officers cast a momentary shadow upon the reputation of ray, Osborn, Robinson, Rosseau, Simpson, Verbrike, lution increasing the pay of non-commissioned officers and learly wound. bate court to make certain orders and decrees; joint reso- pany. privates in our army in Mexico; for the relief of the wid- ng and referred or engrossed. Nays-Messrs. Barbour, Berry, Coats, Day, English, ow and heirs of Benjamin Owen; to regulate agencies of The following House bills were passed: a bill legaliforeign insurance companies; authorizing a valuation of sing the sale of real estate by Peter Navarre; to reduce lands in Monroe and Irwin townships in Howard county; he law incorporating the city of Madison and the acts relative to probate judges in the county of Porter; to in- amendatory thereto to one act and amend the same; to incorporate the Clay cotton mills; joint resolution of thanks corporate the South Bend woo len and cotton manufactory; to Capt. John S. Simonson and Lemuel Ford. The Senate adjourned

HOUSE OF REPRESENTATIVES.

Monday Morning, Feb. 7, 1848. Leave given Mr. Meredith to introduce a bill (for Mr. Cop) for the better enabling the citizens of Congressional ownship No. 2, N. 2, 5 E, in Hamilton county, to dispose of school lands-rules suspended, and passed. By Mr. Litchteberger, of a bill incorporating the Mechan- named relative to the auditor of Madison county; to leics and Working Men's Institute Mt. Vernon, Posey county gali e the action of the president and trustees of the town acts of the Probate judge of Lagrange county; defining the ture them fast snowth that the first them fast snowth in the president and trustees of the town. Robinson, of Franklin county.

establishing new branches thereof being the first thing in the order of business, Mr. Cole proposed an amendment—

to make a deed to Jacob Brower; to amend an act to enable supervisors more effectually to keep in remissioners of Grant county to order an election of a justice

Linton, of Randoph county; to authorize the board of comresisted all other treatment;

4.500 cases of Billious Fever; not adopted, and the bill was passed.

ORDERS OF THE DAY.

Mr. Rosseau said, in substance, that his object in intro-lief of A. G. Selman, passed. By same, for the relief J. R. By Mr. Bryant, of a bill establishing a horse ferry across counties to prevent the sale of ardent spirits; to incorpothe Wabash river at Williamsport-passed for Gen. Taylor or for any political party, and he hoped By Mr. Slater, inexpedient to grant claim of —— Conner By Mr. Dobson, of a bill vacating a part of Southport, corporate the Brownstown and Liberty turnpike company; Owen county-laid on the table.

while a vote of thanks was returned for these services, forwarding company's side cut, a part of the Wabash and By Mr. Mills, of a bill authorizing A. Alley to make a tion of a State road in Posey county; to regulate clerk's

however, intend to discuss the question at this time and consume time uselessly.

By Mr. Harvey, of same committee, of a bill incorporating ments; after considerable discussion by several members in the Rochester and Peru railroad company—passed.

By Mr. Harvey, of same committee, of a bill incorporating ments; after considerable discussion by several members in the country of Perry for school purposes; to amend an pro and con, on the propriety of adopting the amendments pro and con, on the propriety of adopting the amendments- Putnam county; for the relief of Charity Forden of in the county of Perry for school purposes; to amend an By Mr. May, amending the act relative to the Covington | the question was taken, and they were adopted.

the State of his adoption wiped away, he would sooner railroad company-after a protracted discussion upon the Leave given Mr. Covington of absence for the remainder a State road in Hancock county-passed.

Miami county-passed. By Mr. Cookerly, recommending the laying upon the table nothing but the magic of Taylor's word could remove mittee with instructions the bill incorporating the Ohio and | By Mr. Harvey, of a bill amending section 443 of chapter By Mr. Thompson of G., regulating the granting of license

> By Mr. Kinney, of a joint resolution relative to the Na- Mr. Cassatt on leave granted, reported back a bill to exand alleys in the town of Decatur, Adams county-passed.

bridge company-passed. By Mr. Shryock, of a bill locating a State road in Fulton, ton; to incorporate the Chamberlain mills; authorizing the amendatory of art. 1, chap. 6, of Rev'd. Statutes of 1843; isned that they are important in the cure of more diseases than you By Mr. Mcredith, on the subject of retailing ardent spirits cerning the distribution of the laws and journals in the coun- kakee river; incorporating the College corner and Cam- ble, directed as above. Very respectfully, yours,

the Electro Magnetic Telegraphic company with an amend- townships of Wayne and Frank in, in Wayne county, in less and those who survive, that the records of the battle of Buena Vista should be corrected; and notify that and notify the conduction of taxes and those who survive, that the records of the battle of By Mr. De Bruler, of a bill extending the time for the supervisors to work roads so far as the county of Spencer is port to Winemac in Pulaski county; to fix the time of hold- Brown deceased, and the creditors of said decedent to file By Mr. Harvey, relative to the charge against J. H.

ther on the matter-concurred in. By Mr. Kinney, a preamble and a joint resolution on the Petitions were presented by Messrs. Milligan and Con- subject of demanding justice for the Indiana troops, in the battle of Buena Vista. A considerable excitement was raised throughout the House on the introduction of the resolution, nothing worthy ny; to regulate the practice of law in the Lagrange circuit etery near Peru. Incorporating the Ohio river and Michi-Mr. Goodenow reported against the expediency of inof note was said-and on motion it was laid on the table- court; to amend an act incorporating the Brookville and gan rail road. The bill improving the common schools of ayes 47, noes 41. And the House adjourned.

> AFTERNOON SESSION. Reports continued.

election precincts—passed. Quartermaster Generals-passed. By Mr. Windstandley, inexpedient to legislate further. By Mr. Jones of S., relative to allowance to the Pro-

By Mr. Orr, relative the elections of township asses- into between the State and the bondholders; to change the By Mr. Cole, repealing an act exempting improve- ing the bonds of matrimony between Mary Etherton, and changing the mode of doing probate business-carried; the ments from taxes, relating to the county of Miami.

By Mr. Harlan, for the relief of persons who have Mr. Ellis on leave granted, reported from the joint com-

Also, authorizing a levy of a tax on the citizens of Marion, Grant county-passed. Also, changing the license last winter, so far as relates to the county of Grant-passed. Leave granted, Mr. Terry introduced a bill repealing

part of an act entitled, an act regulating the salaries of A joint resolution upon the subject of a mail route from the Governor and officers of State, and of the Legislature Bellville Hendricks county, to Lebanon Boone county; a The question being taken on the passage of the bill, it set the time of sales of real estate by executors and adminwas lost-aves 21, noes 53.

Leave granted, Mr. Covington introduced a bill authorizing the supervisor to work a certain road in Ohio coun- dents; repealing an act authorizing Elkhart county to take

county of Miami-passed. Resolutions Intoduced. facilities for manufacturing purposes, and what steps were office of prosecuting attorney. necessary to avail the State of the same-adopted.

By Mr. Harvey, in reference to a claim of A. Bird- upon the school bill-Mr. Meredith in the chair. By Mr. Dole, relative to allowance to committee on made, the committee rose, asked leave to report progress, education of education convention for services rendered and to set again-granted.

Leave granted, Mr. Line reported a bill for the relief of Wm. Robinson-passed. By Mr. Hamilton, relative to the claim of Wm. Sulli- "school bill"-Mr. Meredith in the chair. By Mr. Roache, relative to the claim of Samuel L. Crossly-adopted.

Joint Resolutions. By Mr. Neal, relative to the new territories of New Mexico and California. By Mr. Harlan, relative to volunteers settling on the Bills Introduced

By Mr. Miller, vacating a street in New Carlisle, St. Joseph county-passed. Leave granted, Mr. Terry introduced a bill relative to ment of certain money to Lustice E. Alvord, and Homer By Mr. Sullivan, for the benefit of the Jeffersonville By Mr. Fuller, making additional allowance for extra

By Mr. May, extending the February term of the pro-By Mr. Bowling, repealing an act relative to the mode certain cases in conveying of real estate-passed; also By Mr. Harding, relative to the Northern Division of the Central Canal—referred.

By Mr. Williams of M., exempting the property of passed; also against legislating further on the licence law-By Mr. Frazer, amend tory of an act establishing a a select committee; also a bill to regulate the practice of the free turnpike road in Marshall, Kosciusko and other law, recommending that it be laid on the table, and 500

others—passed. ed Statutes of 1843.

By Mr. Brown, for the government of the insane hos-

By Mr. Harding, regulating the width of county roads

Crawford county-passed

SENATE.

Tuesday, Feb. 8, 1848. NoEs .- Messrs Barbour, Coats, Handy, Henry, Hardin, The House bill to encourage the growth of cranberries lam and water power on the central canal in the ounty of Morgan were taken up and passed. Also a bill Declaring a misprint; to authorize the Dearborn pro- ncorporating the Cincinnati and St. Louis rail road com-

concerning the State Library; to incorporate the Taylor otton mills; to incorporate the Cannelton glass manufacuring company; to incorporate the Cannelton paper mill; bill making provision for the payment of the witnesses before the judicial committee in the investigation of the case Leave of absence given to Messrs. Colip, De Bruler and of the trustees of the Wabash and Erie canal; to incorporate the Ward cotton mills; to incorporate the Indiana cotton mills; to incorporate the Cannelton cotton mills; to incorporate the Cannelton foundry; to incorporate the Princeton female academy; to repeal a certain act therein The bill organizing new districts of the State Bank, and stablishing new branches thereof being the first them 10,000 cases of Fover and Ague, one thousand of which have the county of Jefferson for the year 1847; fixing juror's ty, to dispense with a road tax. By Mr. Lane, of a bill vacating certain streets and lots in to amond an act regulating the mode of doing township business in the county of Elkhart; authorizing the locafees in the Probate court of Jackson county; relative to

By Mr. Gooding, of a bill for the change and relocation of State road in the county of Poesy; to incorporate the Perry cotton mills.

> A bill to amend an act in relation to the election and salaries of prosecuting attorneys in certain counties, was bridge across the Kankakee river. taken up and passed. The Senate adjourned.

tend the time of appraising certain lands belonging to the curred in, and the bill passed.

Bills of the Senate passed. A bill relative to water power on the central canal; fixing ty of Bartholomew; authorizing the sale of a school district By Mr. Jones of S., of a bill granting the incorporation of in Adams county; to prevent the sale of ardent spirits in the Thompson secretary of State-inexpedient to legislate fur- Fort Wayne and Southern railroad company; to incorporate the Harrison township and Abbington turnpike company; giving the commissioner of the reserve township in Montoe county pay for certain services therein named; to incorporate the Cannelton steam mill and manufacturing company; to incorporate the Mt. Vernon and New Harmony railroad compa-Connersville tumpike company; to authorize Thomas Ham- the State-ayes 54, nays 92. ilton to build a dam across the St. Joseph river; to amend the charter of the Milford and Columbus railroad company; for the relief of A. Bird; authorizing the commissioners of By Mr. Hamilton, of a bill establishing additional Daviess county to employ a physician; to authorize the sale of a school section in Tippecanoe county; authorizing the By Mr. Fuller, making allowances to the Adjutant and sale of the old Indiana State Prison; to change a State road in the county of St. Joseph; an act extending the provisions laid on the table. ty; relating to the compensation of county Treasurers and ken up, and Mr. Lane moved to concur by amending by in-By Mr. Bryant, allowing mileage-laid upon the table. Auditors; authorizing the construction of plank or coal serting Wednesday the 16th. roads; to incorporate the Wabash and Greenville railroad company; joint resolution relative to the contract entered name of the town of Springfield, in Wabash county; dissolv-By Mr. Hamilton, amending article 3, chapter 31, of joint resolution returning thanks to our officers and men, who have been or are now in Mexico.

HOUSE OF REPRESENTATIVES. Tuesday Monning, Feb. 8, 1848.

Bills Passed.

son county; repealing an act authorizing probate courts to istrators; amending an act incorporating Greenfield; amendatory of the lows now in force relative to estates of decestock in the Butfalo and Mississippi railroad; prohibiting the 43. By Mr. Cole, improving the breed of horses in the removal of causes by certifical to circuit court in Delaware county; authorizing the State Librarian to procure a book in which to record the names of the volunteers from the State of the 3d Indiana Regiment, presenting the flag of the of Indiana to Mexico; amending art. 2, chap. 25 of the said regiment to the State of Indiana, and leave given to or they, and his or their surches shall be limble. By Mr. Brown, whether the State of Indiana has any revised statutes of 1843; amending an act providing for the Mr. Hull to present a resolution appointing next Saturday

The House resolved itself into a committee of the whole After considerable discussion, and some few amendments was postponed until 2 o'clock to-morrow.

The House adjourned. AFTERNOON SESSION. House met, and resolved itself into a committee on the The afternoon was consumed in the discussion and the committee rose, reported progress, and asked leave to be discharged, and by their chairman, reported the bill for adoption, and the same ordered to be engrossed. The House adjourned.

SENATE. WEDNESDAY, FEBRUARY 9, 1848. Mr. Houghton presented a petition which was referred. Reports from Committees.

Mr. Murray reported back a bill providing for the pay-King, which was passed. Mr. Day reported back a bill for the relief of Collins Adams of St. Joseph county-passed. Mr. Horrison reported back a bill in relation to the Treasury and Indianapolis fund-engrossed.

By Mr. Murray, against further legislation on House bill. number 15, concurred in. Mr. Lobinson reported back a bill to regulate testimony in againsta bill for the re-publication of the laws-concurred

Mr. Orth reported against legislating on the subject of a By Mr. Terry, amending an act therein named relative change in the law of marriage, concurred in; also against to bridges on the New Albany and Vincennes road- changing the time of fixing the Cass circuit courts-laid on the table; also a bill for the relief of Replevy Bailtrator of John Fischlie, to sell certain real estate, referred to the land office at Logansport, had violated the provisions of will be an exhibition of the school in the basement room of Roberts fied to appear and show cause, if any they bave, why said petition the act o last winter, in relation to purchasing and selling of scrip, but that on its being made known to the trustees of By Mr. Dole, for the relief of Wm. A. Richardson and the cand, they had passed a resolution forbidding the repetition of such purchases, since which time it has not been re-By Mr. Orton, amendatory of chapter 13 of the Revis- peated, and such being the case, they reported against further legislation on the subject, which was concurred in; also By Mr. Roache, declaring certain acts in force- that Mr. Wright had violated the provisions of the act of last winter, by not allowing interest in full upon canal scrip

spect was free from censure, he acting under the instructions of the trustees and as their agent. Mr. Osborn dissented from that portion of the report exonerating Mr. Wright from

The report of the committee was concurred in. Mr. Hardin reported back House bill to vacate certain streets and alleys in Indianapolis, recommending that it be laid on the table-concurred in.

Mr. Millikin reported back House bill to give the citizens of Aurora, a city charter, which was passed. Mr. Cornett reported back a bill of the House, for the more speedy completion of the Indiana Hospital for the insane-

Mr. Coats reported back a bill to revive an act to incorporate the Crawfordsville Covington and Illinois railroad company-passed.

A message from the Governor was received accompanying a bill for the relief of Patrick McGinley, with his reasons for vetoing the same, and the question being put, shall the bill become a law, notwithstanding the veto; it was passed, ayes 30, noes 17. Mr. Rosseau moved to reconsider the vote.

Mr. Davis moved the previous question, and the vote was not reconsidered, ayes 20, noes 24. The bill to vacate certain streets and alleys in Lafayette, with the veto of the Governor to the same, was taken up and

A bill to incorporate the Indiana canal company was ta-

Senate adjourned. AFTERNOON SESSION. House Bills passed.

For the relief of the sureties of William Johnson; to change the mode of electing county commissioners in the county of Pike; to authorize the inspection of hay in the several counties of this State; authorizing the board of county commissioners of Madison county, to do a certain act; to amend an act incorporating the Lawrenceburgh and Rushville turnpike company; to incorporate the Hairison, New Trenton, and Brookville turnpike company; to amend an act to authorize the formation of voluntary associations; to amend an act to incorporate the Lawrenceburgh and Rushville railroad company; for the relief of the widow of the road in the county of Delaware; to locate a State road thereties; regulating the sale of spiritous liquors in Centieville, resolution sympathizing with Pope Pius IX, in his ciffet in south, ensures sales of at east behalf of liberal reforms in his dominions; to incorporate the

pair certain highways; in relation to the tax duplicate of of the peace; to authorize the county Board of Dubois coun- 5,300 do of weakness and general debility; By Mr. McConnell, relative to the improvement of the Iro fees before justices courts in the county of Delaware; to For the relief of Lydia Aldrick; to amend the Revised | 2,000 do of weak stomach and loss of appetite amend an act entitled an act to authorize the voters of Statutes of 1843; in relation to the school lands so far as 1,200 do of Rheumatism rate the town of New London in Howard county; to in- | chasers of school lands in Clinton and Carroll counties; to provide for the survey and location of a State road in to lop off extra fees of the auditor of Grant county; for Elkhart county; to provide for a library in Decatur counthe better securing titles in Spencer and Dubois counties; ty; to extend the provisions of a certain act therein named in Jay and Adams counties; declaring George Brown, a justice of the peace in Madison county; to authorize Lemuel Frislie to build a bridge; concernana; establishing additional places of holding elections in By Mr Bowling, of a bill relocating a State road in Clay the charter of the town of Indianapolis; to incorporate Vermillion county; to incorporate the Kosciusko, Elkthe Centerville and Abbington turnpike company; to in- hart and Miami Railroad Company; to provide for the Haute and Evansville railroad company; with certain amend-The question was then taken on the engrossment-so or- across the Mississineway river; to incorporate the Madi- tinsville to Franklin; forming certain sections in Shelby son hotel company; declaring Scott Noel the successor in | county into a school district; to incorporate the Lafay-By Mr. Cole, relative to a separate representative for the office of a certain justice of the peace; in relation to a ette, Monticello, Winamac and Michigan railroad comcertain State road in the county of Daviess; to provide for pany; joint resolution relative to the Indiana Historical a county library in the county of Pulaski; to locate a Society; joint resolution relative to copies of the laws of Indiana Territory for the years 1501-2-3 and 4; for the relief of Silas Overman of Grant county.

On motion of Mr. Beard, the bill creating additional use them. bank districts was taken up, and the amendments of the To authorize the individuals therein named to build a

The Senate adjourned. WEDNESDAY, Feb. 9th, 1848.

House met: When the resolution of the Senute adjourning the Legislature sine die on the 14th inst. was moved to be taken from the table-not carried. Bills Passed. of - Galladley against the Terre Haute Branch Bank; vacate a portion of a certain street in the town of Blooming- amendatory of the charter of the city of Indianapolis: a great blessing to the people of the west and south, and I am sat commissioners of Jay county to levy an additional tax; con- revising an act relative to building a bridge over the Kanbridge city rail road; legalizing a certain act of the Board of Commissioners of Madison county; amending the act

providing for the election of county prosecuting attorneys by the people; giving further time to the widow of David ing courts in the Sth judicial encuit; to locate a State road their claims; incorporating the Wabash and Peru free MANWARING & ADAMS, Franklin; N. D. ROBINS, Edinin the counties of Allen, Adams and Jay; to incorporate the bridge company; incorporating the Henry county turnpike company; confirming to Mary Williams the sale of a certain lot in Pittsburgh. The bill regulating the mode of doing Probate business Bridgeport; W. J. UNGLES, Belleville. was made the order of the day, at 2 o'clock this day. Legalizing the sale of certain lots of Mount Hope cem-

The House adjourned.

AFTEUNOON SESSION. Orders of the Day-Bills Passed. The bill changing the mode of doing Probate business, and for other purposes being the special order of the day-was three fourths of a quart of corn or of corn meal, or of one pound of of the revised statutes in relation to roads to Lagrange coun- The resolution of the Senate adjourning sine die, was ta- dred persons.

Mr. Neal called for the previous question-seconded. resolution be concurred m-it was not carried. David Etherton; to locate a State road in Benton county; question then was taken on laying on the table-not carried. Mr. Frazer proposed as an amendment, to strike out the first section that the present probate courts be abolished

> ing probate courts. He favored a change in the present sys- since many way for the ladder or refusal of the Indians to remove. tem, but could not favor this bill-it was imperfect. Mr. Brown proposed to amend by striking out of the consisting of the present Judicial Circuits.

Mr. Kinney proposed to amend one section in the sub- which these requirements are not compared with. stitute, by making the Probate Judges elected by the peo-Mr. McDonald of L. moved to indefinitely postpone

Mr. Hull then sent up to the Speaker's desk to be read as a proper day for the reception of the same by the Le-

gislature; adopted. And further consideration of the Probate Court Bill House adjourned.

MAXIMUM, SINE QUA NON. E Hedderly, Agent, For the sale of Richardson & Taylor's Ploughs. 600 PLOUGHS. The subscribers are now

Ploughs, right and left banded, of the Peacock, Sloop, Diamond and Witherow Patterns, ever made in this city. Having been engaged for made in this city. Having been engaged for proceeding freights or Accounts, Exception delayed or discrete accounts. several years in this business, they consider it almost needless to say | For collecting delayed or intigated accounts, anything more than merely to let the people know that they have them on hand and for sale. They are making a large lot of the Diamond, which in loose soil or stubble take the lead of any plough now in use. The Witherow, in sod or hard ground, cannot be heat. The Peacock and Sloop are too well known to need any praise, therefore they will On Pork or Lard in keg, per keg, only add, that their Ploughs are laid with the best of German steel.

On Flour or Meal, per barrel,

On all Foreign and Domestic Liquors, per barrel,

10 \*\* they warrant them in all cases to be good, and to perform weil. They therefore invite Farmers to give them a trial. For sale at E. On Apples, Potatoes, &c., in barrels, per barrel, . 5 " Hedderly's, opposite C. Mayer's Grocery, Washington street, Indianapol's. 80 if RICHARDSON & TAYLOR, Madison, Ia.

COPARTNERSHIP. THE undersigned hereby give notice that they have entered into copartnership in the business of Pork Packing, and the manufacture of Lard Oil, and are prepared to comply with all orders that may be entrusted to them.

B. I. BLYTHE, EDWIN HEDDERLY.

JUST RECEIVED. TPHE Encyclopedia of English Literature, a selection of the choicest productions of English authors, from the earliest to the present time, connected by a critical and biographical history, elegantly illustrated, by Robert Chambers-a very valuable and interesting work, HOOD & NOBLE, Bates's new building.

THE Conquests of California and New Mexico, by the forces of the United States in the years 1846 and 1847, just received by HOOD & NOBLE, Bates's new building. MARION COUNTY SEMINARY. THE examinations of Marion County Seminary will take place on It is ordered that the said petition be heard at the Patent office on the copies panted-concurred in; also that Mr. Wright, clerk of the 21st and 22d of this menth. On the evening of the 23d there third Monday in February, at 12 o'clock, M.; and all persons are noti-

> made, except in case of protracted sickness. BENJ. L. LANG, Principal, Feb. 7, 1848.—t29th79 JOHN F MARLAY, Asst. TOUR to the river Sagnenay, in Lower Canada, by Charles

of the school, and the public generally are invited to attend.

to purchasers of canal lands, but that his conduct in this re- Business of M. & I. Railroad during the week end-

ing Feb. 5, 1848. INWARD. OUTWARD. 386 passengers 376 passengers 22 horses 137 bris molasses 4,391 bush wheat 44 " whiskey 126 bils wheat 52 " salt 997 bush oats 6 kegs powder 250 " seed 200 bush coal 400 " flaxseed 69 ploughs 2,597 " bran 117 " shares 31 saddle trees 15,217 bush corn 304,885 lbs other freight 50 " fruit 772 bils flour 470 brls lard 341 bris pork 474 Ky. lard 90 empty bhds, 70 pork barrels 10,000 feet of lumber 20,000 hoop poles 5,000 staves 10 cords wood

BRAGG'S INDIAN QUEEN VEGETA-BLE SUGAR COATED PILLS,

6 tons hay

10,300 lbs bacon in bulk

33,868 lbs other freight

The Great Popular Medicine Of the day---Vast amount used per month---The numerous and Wonderful Cures it effects--- Its Magical Effect upon Bilious Fevers, and Fever and Ague--- Great Excitement among the

THE INDIAN QUEEN VEGETABLE SUGAR COATED PILLS ATE now admitted, on all hands, to be the most extraordinary and upon Bilions and Typhus Fevers, Chills and Fever, and Fever and Ague of the west and south, but in all diseases of debility, weak stomach, indigestion, loss of appetite, impurity of the blood, and all late Wm. H. May, deceased; to relocate a part of a State power consists in their peculiar effect upon all the organs of the in named; to locate a State road in Allen and DeKalb coun- produce. In this lies the great secret of their success. They are mild and pleasant in their action, but searching and permanent in their effect; penetrating the remotest recesses of the system by in Wayne county; authorizing the board of county commis- their ready absorption into the blood, thereby into ag a new supsioners to lease the seminary in the county of Wayne; to ply of vitality and nervous power into all the machinery of life. incorporate the town of Clinton, in Vermillion county; joint | The extensive popularity they have a quire, allover the west and

50,000 Boxes per Month, Cambridge and Milton turnpike company; to legalize the | And we find it difficult, with our large force of hands, and the late of Rising Sun; to change the name of Ebenezer Barker duty of the treasurer of Shelby county; providing for the and southern States! One large manufactory is constantly en-Leave given Mr. Line, to introduce a claim of - Twitchell; for the relief of Mary M. Goodrich, giving her procuring of additional copies of the revised statutes of 1843, gaged in preparing the various concentrated extracts of which power to file a bill to recover certain property; to author- in Kosciusko county; in relation to the duties of auditor of they are composed. From the best information we can obtain from ize the auditor and school commissioners of Miami county State, and sinking fund commissioners; relating to the fees our 8,000 seiling agents, and hosts of attentive correspondents in

1,500 do of Liver Complaint;

the tonic pills will never forsake them.

400 do of Typhus Fever; 300 do of Putrid Sore Throat. This must appear almost incredible, but the numerous letters the western and southern States, satisfy us that this is a moderate estimate, and that our medicine is rapidly taking the place of the ing the du ies of clerks of the court in the State of Indi- various sugar-coated counterfeits who have affoat, and the numerous tonic mixtures, made wholly of quining, which are imposed ipon the public by manufacturers who live, nobody knows where! Dr. Bragg's famous Sugar Coated Indian Queen Vegetable Pills are of two kinds-the Camartic and Tonic. The Tonic pills are peculiarly adapted to the quick and permanent cure of Fever and Ague, torpor of the Laver, and general debility. It is in Feverand Ague, Chill Fever, &c., that they achieve their greatest triumphs. It rarely requires over twelve hours, or more than half a box of Floyd county; to authorize John Secrest to build a dam act to provide for the construction of a railroad from Mar- the tonic piles, to break the chills and effect a permanent curewhich is rarely the case with the tonic mixtures of quinine, hawked about the country by ignorant pretenders. Those who take

> Who can wonder, then, that a medicine of such extensive popularity, and extraordinary virtues should cause Great excitement among the Doctors! The prejudices of physicians against their use are at last giving way to the play of reason, and the convictions of every-day experience which they derive from their patients and friends who

Doctors are now almost every day sending orders from every part of the country for a supply of these pills to use in their prac-Here is one all the way from the State of Mississippi, just received. Let doctors and the sick look to it, and hasten to procure a supply of this wonderful Tonic :

BEACH GROVE, TIPPAH Co., MISS, July 19th, 1847. To Dr. Bragg, St. Louis, Missouri Dear Sir-I have to inform you that I have used all our Tonic Pilis, and therefore pray you to send me another supply immediately, as there is much lever and ague within the bounds of my practice, and I hardly know now to satisfy and cure my patients without them. I have thoroughly tested your Tonic Pills in my practicethrough A bill making provisions for the payment of witnesses | this country, not only in chills and fever, but in real typhoid fever and have met with such success from their use, that I now find

> recommend them for. Don't fail to forward ma a supply by muil, as quickly as possi T3-For sale, wholesale and retail by S. J. WADE and TOM-LINSON BROTHERS, Indianapolis; H. E. GREEN, Browns. burg; JOHN W. VAUGHAN, Phitsborough; CAVE J. CAR TER, Jamestown; B. SWEENEY, Roylton; DAVID WOOD. FORD, Thorntown; LANE & SION, Lebanon; PITZER & WELSH, Eagle Village; GRAFTON JOHNSON, Greenwood; burg; EDWARD F. DAY, Shelbyville; LUDLOW & KENE DY, Marion; IRA BAYLEY, Freeport; H. PIERSON, Green field; WM. SILVER, Pendleton; WILLIS G. ATHERTON, Andersontown; J. HOUKET, Plainfield; J. W. WALTON,

May 25th, 1847. epW&SW1vC27is SEALED PROPOSALS 1 II.L be received by Samuel M. Rutherford, Choctaw agent and acting superintendent Western Territory at agent and acting superintendent Western Terrnory at the Choctaw agency west of the State of Arkansas, until 12 o'clock, meridian, March I, 1848, for turnishing subsistence to the Choctaw Indians who shall emigrate from the States of Mississippi and Alabama to the Choctaw country West of the tale of Arkansas, during the year 1848 for the term of one year after their arrival; and to those who have emigrated since the 1st of June last, for the unexpired term of one year from that hime. The daily rations to consist of one pound of fresh beef or fresh park, or three lournes of a pound of salt park, and wheat flour to each person, and four quarts of salt for every one hun-

The number removed since the 1 t June is a out twenty five, and it is estimated that there are about 30 myet east of the Mississippi to be tennoved. Measures have been recently taken by the indian Department to facilitate their early emigration, at the sauntion of the indi-The ques ism then being on the main question, shall the ans is such that it is impossible at the present time to indicate the unmber of those still cast who will determine to remove west, or the time Mr. Lane then moved to take from the table the bill that those who shall remove will arrive in their new country. It is supposed, however, that a small party will emigrate during the succeeding month of January, and others at different periods during the year as they can be collected and prepared for the journey. A contract will be made for those who have removed since June, and of all who may emigrate during the year 15.5, in se or fewer; the Mr. Dole was against any change in the present system of subsistence to be furnished by the contractor at such times, and a such places in the indian country, as the agent of the Choctaws for he time being, or sich person of persons as he may appoint, shail designate. The Department, and its agents, will use all proper exertions Mr. Frazer favored striking out the first section abolish- to hasten the emigration and make it general, but it will not be respon-The proposals must be accompanied by satisfactory evidence that those making hem have the ability to execute the contracts,-the names of the persons they intend giving as their safeties therefor .bill all that part relating to abolishing the present Pro- and a winten guaranty from such persons that a contract will promptbate system, and giving jurisdiction to the Circuit Courts, | ly be entered into in conformity with the proposals it accepted. The and substituting Probate Circuits-each Probate Circuit reliableness, business capacity and pecuniary about of the proposers, and the sufficiency of their sureties, must be certified to by an officer of the United States. No proposit will be considered in regard to It must be distinctly understood that all and every expense connected with or incident to the transportation of the provisions to the place or places which shall be selected for their issue to the indians, and with or to the issuing of them, is to be borne by the contractors, and the bill and the amendments; carried-ayes 40, nays that the United States reserve the right, whenever the proper officer of the Government shall be of opinion that the contractor or contractors is

or are not performing his or their contract faithfully, and in the proper spirit, to declare the same buil and void, and to cause the proper issues a letter from Mr. Stewart, the standard bearer of the flag of rations to be made for the remainder of the time specified in the contract, on account of the contractor or contractors, and for which he Bond with two or more sureties in a penalty of \$25,000 will be required for the faithful performance of the contract. The sufficiency of the streties to be approved by a Judge or a District Attorney of the War Department, Office Indian Affairs, 24th December, 1847. 66 epist 15th Feb

Rates of Commission and Storage at Indianapolis. THE Commission and Forwarding Merchants of Indianapolis have agreed upon the following KATES OF CHARGES, to take effect from and after February 8th, 1848. COMMISSIONS.

On sales of Merchandize and Produce by wholesale, 24 per cent. On sales of Merchandize and Produce by retail, manufacturing the most splendid lot of On purchasing and shipping Prod. or Merch. on total cost, 21 .. 4. All charges actually incurred-Extra. RATES FOR RECEIVING AND FORWARDING. On all kinds of M'dze, Iron, Naiis, and Groceries, 5 cts. per 100 lbs. On Pork or Lard per barrely

> On all Foreign and domestic Liquors, per keg, . 5 " Half barrels same as barrels. STORAGE of the above rates to be added when property is held in stone over 10 days for the first month, and half the above rates for the

second and succeeding months. No accountability for fire, nor for stolen goods GRAIN BUSINESS For receiving, storing, and forwarding wheat and shelled For receiving, storing, and forwarding Rye, Barley, Plax and other seed, For receiving, storing, and forwarding Outs, For purchasing grain with funds in hand, . ct. per bu. No charge made less than 25 cents. BLYTHE & HOLLAND, ROYAL MAYHEW.

MORRIS & BROTHER. J MAINSUR & SONS, H. A. FLETCHER, T. A. & D. J. BARKER. Patent Office, Jan. 21, 1848. ON the petition of C. H. McCormick, of Steel's Tavern P. O., Virginia, praying for the extension of a patent granted to said C. H. McCormick, for an improvement in reaping machines, for seven years from the expiration of said patent, which takes place on the 21st

Chapel, commencing at half past 6 o'clock. The triends and patrons ought not to be granted. Ordered, also, that this notice be published in the Union, and Na-The next quarter of the Institution will commence on the 29th inst.

Tuition will be charged from the date of entrance, and no deductions

tional Democrat, Washington; Enquirer, Richmond; Post, Pittsburg;
Statesman, Columbus; Inquirer, Cincinnati; Sentinel, Indianapolis; Free Press, Detroit ; once a week for three successive weeks previous

to the third Monday in February next.

EDMUND BURKE, Commissioner of Patents. P. S. Editors of the above papers will please copy, and send their bills to the l'atent Office, with a paper containing this notice. Lanman, a new work, for sale by 79 HOOD & NOBLE. Jan. 21 .- Feb. 8 .- 79-3wis